United States Bankru Southern District o	f New York	v		
In re: Delphi Automotive Systems, LLC		; Chapter 11	i40 (Jointly Administere	ed Under
		Case No. 05-44481)		
		: Amount \$23,714	66 Claim # 6400	
	Debtor	. Audum 929,717	and, Clatter of Ords	
		X		
<u>r</u>	NOTICE: TRANSFER OF	CLAIM PURSUANT TO FR	BP_RULE_3001(e) (2)	ı
To: (Transferor)				
,	Project Management So	lutions		
	Mark Biddinger			
	6970 Lefferson Road	_		
	Middletown, OH 45044	1		
The transfer of your of court order) to:	aim as shown above, in the a	mount of \$23,714.66, has been	transferred (unless pre	viously expunged b
	Fair Harbor Capital, LL	c		
	875 Avenue of the Ame	ricas, Suite 2305		
	New York, NY 10001			
		nsfer of your claim. However, E DATE OF THIS NOTICE,		THE TRANSFER
FILE A WR	ITTEN OBJECTION TO T	THE TRANSFER WITH:		
Spec	ial Deputy Clerk			
	ed States Bankruptcy Court			
	hern District of New York ander Hamilton Custom House			
	Bowling Green			
New	York, New York 10004-1408			
	PY OF YOUR OBJECTIO CONTROL No.	ON TO THE TRANSFEREE.		
TOTAL TOTAL PROPERTY.				
		. IF YOUR OBJECTION IS OUR RECORDS AS THE C		D, THE
			Intake Clerk	
FOR CLERKS OFFIC				
This notice was mailed	I to the first named party, by	first class mail, postage prepaid	d on	, 200
INTERNAL CONTRO	DL No	_		
Claims Agent Noticed: Copy to Transferee:	(Name of Outside Agent)			
<u> </u>		_		
		Т	Deputy Clerk	

24. 1007 \0:49AM 44481-rdd Doc 9316 Filed 09/11/07 Entered 09/11/07 10:37:32 Main Document Pa 2 of 4

<u>ASSIGNMENT OF CLAIM</u>

Project Management Salutions, having a mailing address at 6970 Lefferton Road, , Middletown, OH, 45644 ("Assignor"), to consideration of the "Principage Price"), does betuby transfer to FAIR HARROR CAPITAL, LLC, as agent ("Assignee"), having an address at 875 Average of the Americae. Suite 2305, New York, NY 10001, all of Assignor's right, title and Interest in and to the oldim or claims of Assignor, as more specifically set forth (the "Claim") against Delphi Automotive Systems, LLC, et al. ("Debtor"), Debtor in proceedings for reorganization (the "Proceedings") fo the United States Bankrupiny Court, Southern District of New York (the "Court"), Case No. 05-14610 et al. (Jointly Administered Under Case No. 05-44481), in the currently outstanding amount of not less than \$23,714.66, and all rights and benefits of Assignor relating to the Claim, including without limitation the Proof of Claim, if any, identified below and Assignor's rights to receive all interest, penaltics, cure payments that it may be entitled to receive on account of the assumption of any exceptory contract or lease related to the Claim and feat, if may, which may be paid with respect to the Claim and all other claims, causes of action against the Debtor, its affiliates, any guaranter or other third party, logisher with voting and other rights and benefits arising from, under or relating to any of the thregolog, and all cash, securities, instruments and other property which may be paid or issued by Debter in sotisfaction of the Claim. The Claim is based on amounts owed to Assignor by Debter as set forth below and this assignment shall be deemed an absolute and unconditional assignment of the Claim for the purpose of collection and shall not be deemed to create a security interest,

Assigner represents and wantants first (Please Check One):

A Tyroof of Claim has not been filed in the proceedings. Assignee shall not be responsible for filing any Proof.

A Proof of Chim in the amount of \$ 25 kg. kg. kg. has been duly and timely filled in the Proceedings (and a true copy of such Proof of Claim is attached to this Assignment). If the Proof of Claim amount offers from the Claim amental sat forth above, Assigned shall novertheless be deemed the owner of that Proof of Claim subject to the terms of this Agreement and shall be entitled to identify itself as owner of such Proof of Claim on the seconds of

Assignor fürther represents and warrants that the amount of the Graim is not loss than \$23,714.56 that the Claim in that amount is valid and that an objection to the Claim exists and is listed by the Debter on its schedule of liabilities and key amendments thereto ("Schedule") as such; the Claim is a wallid, enforceable claim against the Debtor, no consent, approval, filling or corporate, partnership or other action is required as a condition to, or Otherwise in connection with, the execution, delivery and performance of this Agreement by Assignor, this Agreement has been duly anthorized, executed and delivered by Assignor and Assignor has the requisite power and authority to execute, deliver and perform this Agreement, this Agreement constitutes the valid, legal and binding agreement of Assignor, upforceable against Assignor in accordance with the terms; no payment or other distribution has been received by Assignat, or by any third party on behalf of Assignor, in full or partial enteraction of, or in connection with the claim; Assignor has not engaged in any acts, conduct or oralisations that might result in Assignor receiving in respect of the Claim proportionately less payments or distributions or less favorable resument than other undecored exeditors; the Claim is not subject to any factoring agreement. Assignee further represents and warrants that no payment has been received by Assignor, or by any third party claiming through Assignor, in full or partial setisfaction of the Claim, that Assignor has not previously assigned, sold or pledged the Claim to any third party, in whole or in part, that Assignor owns and has title to the Claim tice of any and all them, according interests or encumbrances of any kind or raturn whatsoever, and that there are no offsate or defenses or preferential payment demand that have been or may be essented by or on behalf of Debtor or any other party to reduce the proceed of the Claim or to impair its value.

Assignor hereby agrees that in the event that Assignor has assigned or sold or does made or soll the Claim to any other party or has or does receive any other physical in full or patrial satisfaction of, or in connection with the Claim, or any third purty has assigned or hold or does assign or sail the Claim to say other party of has received or shall receive on beholf of Assignor, payment in full or partial satisfaction of, or in connection with the Claim, and Assignee does not receive the allocated distribution with respect to the Ctaim from the Debter's estate on economic of mah other estigament or sale, then the Assigner shall fromediately reimborne to Assignes all amounts paid by Assignee to Assigner, plus an amount equal in an additional thirty-five percent (35%) of the Claim amount as liquidated damages suffered by Assignes on account of such other suffiguress at the other party. Assigner further agrees to pay all costs and attorney feet instance by Assignee to collect such agreemils.

Assignor is aware that the above Purchase Price may differ from the amount ultimately distributed in the Proceedings with maneet to the Claim and that such amount may not be absolutely determined until entry of a final order confirming a plan of reorganization. Assignor acknowledges that, except as set forth in this Assignment, while Assignee nor any agent or representative of Assignee has made any representation whatenever to Assignor regarding the atmost of the Proceedings, the condition of Debtor (financial or otherwise) or any other motter relating to the Proceedings, the Debtor or the Claim. Assigner represents that it has edequate information concerning the business and financial condition of Debtor and the status of the Proceedings to make an informed decision regarding the sale of the Claim and that it has independently and without reliable on Assignee, and based on such information as Assigner has deemed appropriate (including information evaluable from the files of the Court in the Proceedings), made its own analysis and decision to enter into this Assignment of Cisim.

Assignor agrees to make to Assignor immediate proportional restitution and repayment of the above Perchane Price to the extent that the Cloim in disallowed, subordinated, objected to or otherwise impaired for any reason whatsvever in whole or in part, or if the Chain is not listed on the Solicdule, or listed on the Schedule as unliquidated, contingent or disputed, or listed on the Schedule in a losser amount than the Claim Amount together with impress at the rate of ten percent (1698) per annum on the amount repaid for the period from the date of this Amignment through the date such repayment is made. Assigner further agrees to reimburse Assigned for all costs, and expenses, including reasonable legal fees and easily, insurred by assignee as a result of such disaffowance. In the event the Chim is ultimately allowed in an amount in excess of the amount purchased herein, Assignments hereby deemed to will to Accignee, and, at Arcignee's option only, Assigner, learnly agrees to perchase, the balance of said Claim of the same percentage of claim paid betein not to exceed twice the Claim amount specified above. Assignee shall retail such payment to Assigner upon A saignee's satisfaction that the Claim has been allowed in the higher amount and is not subject to any objection by the Debtur.

Assignor hereby irrevocably appoints Assignor as (to true and lawful attorney and authorizes Assignee to act in Assignor's stead, to domind, one for, compromise and recover oil such amounts as new are, or may become, due and payable for or on account of the Claim become assigned. Assignor grants unto Assignee full authority to do all things necessary to enforce the claim and its rights there under pursuant to this Assignment of Claim. Assigner agrees that the powers granted by this paragraph are discretionary in nature and that Assignee may exercise or decide to exercise such powers at Assigned's sole option. Assigned shall have no obligation to take my author to prove or defend the Claim's valuaty or amount in the Proceedings. Assignor agrees to take such further action, at its own expense, as may be necessary or desimble to office the assignment of the Claim and any payments or distributions on account of the Claim to Assigner Including, Without Limitation, the execution of appropriate transfer powers, corporate resolutions and consents.

Applying asknowledges that, in the event that the Debtor's bankruptcy case is dismissed or converted to a case under Chapter 7 of the Bankruptcy Code and Auxignos has paid for the Claim, Assigner shall immediately remit to Assignee all monles paid by Assignee in regard to the Claim and ownership of the Claim shall revert back to Assignor.

Assignor agrees to forward to Assignce all notices received from Debtor, the Court or any third party with respect to the Ciaim assigned berein and to vote the Claim, and to take such other seriou with respect to the Claim in the Proceedings, as assigned may from these to time request. Assigned forther agrees that any distribution received by Assignor on account of the Claim, whether in the form of cash, securities, instrument or any other property, shall conditione property of Assignce to which Assignce has an absolute right, and that Assignor will hold such property in true and will, at its own expense, promptly (but not later than 5 hardness days) deliver to Assigned say such property in the same firm received, together with any endorsements or documents necessary to transfer such property to Assignee.

If Assigner fails to regotiate the distribution check tenuel to Assigner on or before ninety (90) days after isommen of such check, then Assigner shall void the distribution check, the amount of each attributable to such check shall be deposited in Adelgues's beack account, and Assigner shall be automatically desired to have waived its Claim. Unless Assignee is informed offerwise, the address indicated on this Assignment of Claim shall be the proper address for distribution purposes unless a Proof of Claim has been filed, in which may the address on the Proof of Claim shall be utilized լնու դոշի,

The terms of this Assignment of Claim shall be binding upon, and shall intre to the banefit of and be enforceable by Assignor, Assignse and their respective successors and resigns.

Assignor heraby acknowledges that Assignee may at any time reastign the Claim, together with all right, title and interest of Assignee in and to this Assignment of Claim. All expresentation and warranties made herein shall survive the execution and delivery of this Assignment of Claim and any such re-assignment. This Assignment of Cinim may be executed in counterports and all such counterports taken together shall be deemed to countries. n single agreement.

This Assignment of Claim shall be governed by and construed in accordance with the laws of the State of New York. Any action arising water or relating to this Assignment of Claim may be knought in any State or Federal court located to the State of New York, and Assignor concerns to and confers personal jurisdiction over Assignor by such court or courts and agrees that service of process may be upon Assignor by mailing a copy of said process to Assignor at the address set forth in this Assignment of Claim, and to any action hereunder Assignor systems the right to domand a trial by jury.

CONSENT AND WATVER

Upon Assignor's delivery in Assignee of its executed elimitate page to this Assignment of Claim, Assignor hereby mithorizes Assignee to file a notice of transfer pursuant to Rule 3001 (c) of the Freierst Rules of Bankruptcy Procedure ("FRBP"), with respect to the Claim, while Assigned performs the due diligence on the Claim. Assignee, at its sole option, may withdraw the transfer or subsequently transfer the Claim back to Assigner principals to Rule 3001 (a) of the FREP if, in Assignoc's sale and shaplote discretion, Assigned determines that due obligance is not satisfactory. In the event Assigned transfers the Claim back to Appigner or withdraws the transfer, at such time both Assignor and Assigned release each other of all and any obligation or liability regarding this Assignment of Claim. Assignor hereby saknowledges and consents to all of the terms and faith in this Assignment of Claim and hereby weives (i) its right to mise any objection hereto, and (ii) lis right to receive notice pursuant to Rule 1901 (c) of the FRRP.

IN WITNESS WHEREOF, the preferenced Assignor hereunto sets its hand this 2 d day of August 1. 2007.

(Signatura)

Bv:

Telephone

Fredric Glass - Fair Harbor Capital, LLC

Aug. 24 2007 10:49AM 05-44481-rdd Doc 9316 Filed 09/11/07	Entered 09/11/07 10:3	Na. אוללג און אין און און איז איז און איז איז און איז				
	4 of 4					
United States Bankruptcy Court Southeyrd	DISTRICT OF NOW York	PROOF OF CLAIM				
Name of Debiar	Case Number					
NOTE: This form should not be used to make a sisting for an administration	# # # # # # # # # # # # # # # # # # #					
of the case. A "request" for phythest of na administrative expense may be Biod promined to 11 U.S.C. § 503,						
Name of Creditor (The person or other callfy to whom the debiet owe money or property);	Check box If you are sware that					
	anyone else has filed a proof of claim relating to your chien, Attach					
PROZECT MANAGEMENT SOLUTIONS	copy of statement giving particulate,					
Magne and address where notices should be sout:	Check box if you have nover	MAY 2 2 2006 (*)				
6970 Lefferson Road	received any notices from the bankmatey exact in this case.					
PROZP DINO, CHUMBISSIM	☐ Check box if the address differs	U				
Totephone number:	from the address on the envelope sent in you by the court.	This Space is for Color Use Chry				
Account or other number by which graditor identifies febtor:	Cheek here Draptsces	THE PASSES IN THE COURSE LAW DAYS				
,	if this olaim a previous	y filed aleka, dated:				
1. Basis for Claim	J. □ SEGUCIOS .	·				
18. Goods Sold / Services Performed	Retires bonefits as dofined in 11 t	ISC 5 111460				
☐ Customer Cinim ☐ Taxes	 Wages, salaries, and compensation 	i (fill out bolow)				
Money Leancel	Last four digits of SS #;	n performed				
Personal Injury O Other	to to					
	(daté)	(data)				
2. Date debt was immered: Harch 28,2005 - October 19,2005	3. If court judgment, date obtained	l:				
March 28, 2005 — October 19, 7005 4. Total Amount of Childrent Time Case Filed: 5 23, 704.44		23,764.66				
(unsecured)	(statistal) (mine	fty) (Total)				
If All of part of your claim is seeperal or entitled to priority, Also complete Item 5 or 7 holow. Check this box if claim includes interest or either charges to addition to the principal amount of the plaim. Attends the private assertions and						
, idiciose or additional granters						
5. Seegged Claim. Deck this box if your olding is accused by collected (reclading a	7. Unsecured Priority Claim. Check this box if you have no more	oursed wheelers of the				
right of romif).	Amount critical to priority \$	contain business countil				
Brief Description of Collecters); Breef Briefe D Motor Vehicle	Specify the priority of the claim:					
Cher	GRAN DECOLD WINDE UT 1950 DAUKUL	(up to \$10,000),* estimed within 180				
Value of Collegarate \$	delitor's business, whichever is a Occurrently to see employee be	Stiller - 11 U.S.C. 8 507(s)/3).				
Amount of attentage and other charges at time, seen filed included in	☐ Up to \$2,225* of deposits towar	ti transinest, lease, or report of				
secured claim, if any: \$	g 50/(a)(6).	, family, or household use - 11 U.S.C.				
6. Unsecured Nonpriority Claim s	 Alimony, maintenance, or suppose or oblid - 11 D.B.C. § 507(a)(7). 	rt owed to a spanse, fortner apouse,				
	☐ Taxes or penalties owed to enser	oppeniel imilia-11 (3.9.C. § 307(a)(b).				
Check this box if; a) there is no collected or lies securing your civilm, or b) your claim ofecode the value of the property securing it, or if c) note of only part of your claim is entitled to princity.	Other - Specify applicable paragr *Amounts are subject to inflational on 4//	ATT and sterry I was a throughout the				
of c) none of only poet of your alaim is antifled to princity.	respect to eases commonced on or after 180-day timbs apply to become filled on a	or the dale of adjustment, \$10,000 and				
Credits: The amount of all payments on this claim has been credited and						
has principal alkim.						
Supporting Documents: Attach copies of supporting documents, such as promissory notes, purchase						
orders, invaions, itemized sustances of remaing accounts, contracts, court judgments, increases, socurity systements, and evidence of profession of the item. DO NOT SEND ORIGINAL DOCUMENTS, if the documents are						
not available, explain. If the documents are voluminous, attach a summary.						
Date-Stimmed Copy: To receive an acknowledgment of the filing of your cisim, enclose a stamped, solf- addressed envelope and copy of this proof of claim						
ate Sign and print the parapersof like it say, of the certifies or other person sufficiently to file						
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